

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

15CV1889

-----X
EARL BRISTOW FEELINGS, :
Plaintiff, :

-against-

WARDEN, KENNETH STUKES, OF O.B.C.C. :
Corr. Fac., Captain WALKER, C.O. :
Ms. OWENS, C.O. PHILLIPS, Captain- :
JOHNSON, Deputy C.O. WASHINGTON, :
I.G.R.C. Civilian GRIFFITH, The :
CITY OF NEW YORK, N.Y. C.D.O.C. :
Defendants, X
-----X

"COMPLAINT"
under the
Civil Rights Act #42 U.S.C. #1983
(Prisoner Complaint)

Jury Trial Demanded
Yes X ✓, No _____,

#1. Parties in the complaint:

- A. Plaintiff, EARL BRISTOW FEELINGS, #441-14-08287, residing as of
The date of this filing complaint: GEORGE MOTCHAN DETENTION CENTER,
Listed as 15-15 Hazen Street, E. Elmhurst, New York, 11370.
- B. Defendant's listed in sequence formation: #1.) WARDEN of O.B.C.C.
Corr. Fac. KENNETH STUKES, Captain WALKER, C.O. Ms. OWENS, Deputy C.O.
WASHINGTON, Captain JOHNSON, GRIFFITH, (I.G.R.C.) City of New York,
Department of Correction. C.O. PHILLIPS.
- C. Defendants are currently employed at Riker's Island Correctional
Facility O.B.C.C. listed as the address of: 1600 Hazen Street, E.
Elmhurst, New York, 11370.

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Defendant No. 2 Name C.O. ms. Owens, (White Female) (of Security) Shield # 22222
Where Currently Employed R.I. O.B.C.C. Security
Address 1600 Hazen St
E. Elmhurst, N.Y. 11370

Defendant No. 3 Name ms. Washington (Dept. of Security) Shield # 22222
Where Currently Employed O.B.C.C.
Address 1600 Hazen St
E. Elmhurst, N.Y. 11370

Defendant No. 4 Name Captain Johnson Shield # ?????
Where Currently Employed O.B.C.C.
Address 1600 Hazen St
E. Elmhurst, N.Y. 11370

Defendant No. 5 Name Mr. Griffin (Grievance - Civilian) Shield #
Where Currently Employed O.B.C.C.
Address 1600 Hazen St
E. Elmhurst, N.Y. 11370

II. Statement of Claim:

State as briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

- A. In what institution did the events giving rise to your claim(s) occur?
OTIS BANTUM CORRECTIONAL CENTER, (R.I.)
1600 Hazen St. E. Elmhurst, N.Y. 11370
- B. Where in the institution did the events giving rise to your claim(s) occur?
Within The Special Housing Unit - Area
of C.P.S.U. (Punitive Segregation) for Disciplinary
Purposes.
- C. What date and approximate time did the events giving rise to your claim(s) occur?
October, 9th, 2014, and on previous Dates
in the past, Between July of 2009
2010.

D. Facts: _____

What happened to you?

Who did what?

Was anyone else involved?

Who else saw what happened?

SEE ATTACHED STATEMENT OF FACTS.

III. Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. _____

Anxiety Attacks, Paranoia, Mental-Anguishment, Vivid Hallucinations, emotional distress, psychological TRAUMATIC STRESS, Hypersensitive characteristics, Area-Space-Limited phobias, loss of faith and hope, despair, physical Severe pain in Back, Neck and Ankles - muscles, due to lack of mobility movement and Excessive Hours of Cell-Confinement, That Aggravated pre-existing injury.

IV. Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.

A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?

Yes ☒ No ☐

If YES, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

OTIS BANTUM Correctional Center
1600 Hazen St. E. Elmhurst, N.Y. 11370

B. Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?

Yes ☒ No ☐ Do Not Know ☐

C. Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) arose cover some or all of your claim(s)?

Yes ☒ No ☐ Do Not Know ☐

If YES, which claim(s)? UNLAWFUL - Disciplinary in Segregation Unit

D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?

Yes ☒ No ☐

If NO, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

Yes ☐ No ☐

E. If you did file a grievance, about the events described in this complaint, where did you file the grievance?

AT O.B.C.C. (1600-HAZEN ST. E. ELMHURST, N.Y. 11370)

1. Which claim(s) in this complaint did you grieve? Being illegal held
Post my imposed Penalty. And, falsely forced to serve more time.

2. What was the result, if any? My Grievance was improperly
investigated. The Grievance staff claimed I owed time.

3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to the highest level of the grievance process. I Filed several Appeals

TO The Warden, Grievance staff, And Finally
Wait Court via Article # 78.

F. If you did not file a grievance:

1. If there are any reasons why you did not file a grievance, state them here: _____

N/A

2. If you did not file a grievance but informed any officials of your claim, state who you informed,

when and how, and their response, if any: I, informed Warden,
And C.O. OWENS, Dept. Washington
Captain JOHNSON, And, The grievance
Civilian Mr. Griffith.

- G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.

I Filed the Grievance, wrote to the Warden,
Filed a electronic call to 311, and, Then
The Writ of Appeal (via) Article #78.

Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.

V. **Relief:**

State what you want the Court to do for you (including the amount of monetary compensation, if any, that you are seeking and the basis for such amount).

I Am civilly Requesting That The
Court After Reviewing the favorable Evidence towards plaintiff
Grant me the Opportunity to proceed to a Civil Trial. and
if, the Defendants Are found 100% liable for my injuries
I would like to be compensated Reasonably and to
Also, enforce, or, impose punitive damages As Well.
I The plaintiff, Earl Bristow feelings, is Reasonably
seeking Damages in the sum of: \$2.5 million U.S.
Dollars. (Two, and, Half-million U.S. Dollars)

VI. **Previous lawsuits:**

- A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes ☐ No ☒

On
these
claims

- B. If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff _____

Defendants _____

2. Court (if federal court, name the district; if state court, name the county) _____

3. Docket or Index number _____

4. Name of Judge assigned to your case _____

5. Approximate date of filing lawsuit _____

6. Is the case still pending? Yes _____ No _____

If NO, give the approximate date of disposition _____

7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?) _____

On
other
claims

- C. Have you ☒ filed other lawsuits in state or federal court otherwise relating to your imprisonment?
Yes ☒ No _____

- D. If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff Earl Bristow Feelings

Defendants City of New York,

2. Court (if federal court, name the district; if state court, name the county) Bronx County N.Y.C. Comptroller.

3. Docket or Index number 2014 P.I. 010873

4. Name of Judge assigned to your case - None -

5. Approximate date of filing lawsuit 4/4/2014

6. Is the case still pending? Yes _____ No ☒

If NO, give the approximate date of disposition 10/10/2014

7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?) Settled.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 18 day of February, 2015.

Signature of Plaintiff

Inmate Number

Institution Address

441-19-08287

G.M.D.C.

15-15-HAZEN ST

E. KIMHERST, N.Y. 11370

Note: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses.

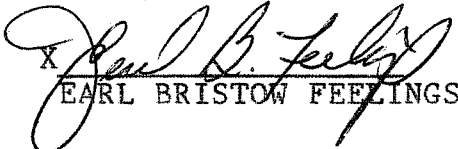
I declare under penalty of perjury that on this 18 day of February, 2015, I am delivering this complaint to prison authorities to be mailed to the *Pro Se* Office of the United States District Court for the Southern District of New York.

Signature of Plaintiff:

The PLaintiff Mr.EARL BRISTOW FEELINGS,#441-14-08287,acting within
The compacity as a Pro se applicant.Elects on his behalf to proffer
This application under the federal provisions of civil rights act
Of section#1983 civil complaint which alleges to the Court that
The following fact's & information that alleges that plaintiff
Herein has subjected to misconduct on behalf of the inscribed named
Defendant's with violating his State & Federal Constitutional rights
While he has been admitted into the Care,Custody,and Control of
The New York City DEpartment of Corrections Riker's Island he was
Then placed unlawfully into the O.B.C.C.-C.P.S.U. deliberately
From the dates of October,9th,2014, to December,19TH,2014.
Thereby infringement of the plaintiff constitutional rights were
Inherently disturbed by the above named defendants without any
Good show of cause,or,affordability of his due process of Law
Rights.

Plaintiff EARL BRTISTOW FEELINGS,has elected to file said complaint
Under Federal Statute of Civil Rights Act Section# 1983 as a prison
Complaint that states its cause of action,or,statement of claims is
Base upon several State & Federal Constitutional Violations on the
Grounds of "Deliberate indifference", "Unlawful Imprisonment", and
"Illegal Search & Seizure" As well as "Cruel & Unusual Punishment"
Which borders into the intrusion of the plaintiff rights of the
4th,8th and 14th Constitutional rights of the United States.

Plaintiff

X 
EARL BRISTOW FEELINGS

#2.) Upon information, fact's & belief and at all times hereafter it

Has been mentioned, the defendants the City of New York

is a Municipality Government entity Corporation existing under

The incorporated ~~executive~~ Laws of the State of New York, with

It's principal place of business located at the Municipal building

Of "One Center Street, New York, New York, 10007.

#3.) That upon information and belief the City of New York owned, operated
And Controlled, and maintained the corporation which is the New York
City Department of Corrections, by charter, or by Law under the goals
Of it's provisions of the State of New York and City of New York.

#4.) It is hereby alleged that this Court has exclusive jurisdiction
Over this legal matter pursuant to General Municipal Law #50(e).
In the State arena, and pursuant to #28 U.S.C. of section's #1331,
1332, and 1343(a)(3) and 42 U.S.C. section #1983.

#5.) This Venue is proper in the legal technical sense of law pursuant
To #28 U.S.C. of section#1381.

#6.) This action herein is a Tort claim for monetary damages against the
City of New York for it's massive pattern and practices of deprivation,
And denial of Pre-Trial detainee's their legal Constitutional right's
While being held at the Department of Corrections Riker's Island in
That specifically pre-trial detainees are sent to the punitive segregation area for the sole purpose of disciplinary adjustment which is a
Extreme highly isolation area at the Otis Bantum Correctional Center,
For violating the institutional rules & regulations, upon which they are
Subjected to endure multiple day's, Weeks, and months confined to a 7-by-
12 foot cell, for 23 Hour's per day.

#7.) Upon information and belief it is the policy of the City of New York
Written & unwritten as implied to express an denial to it's inmate

(Continuation)

General population detainees of it's mandated directive as to the sole Grounds and reason for subjecting a inmate prisoner to it's punitive Segregation Area. And it is hereby that act, the Claimant/Plaintiff Mr. EARL B.FEELINGS, is commencing this Constitutional claim against the Defendants pursuant to the prong of "Monell v. New York City Dept. of Social Services".

#8.) It requested by the claimant/plaintiff of this Tort/action to hold the Authorities of this municipality liable in such regard "a Plaintiff is Required to plead, & prove (3) elements: #1) An official policy or custom That (2) causes the plaintiff to be subjected to (3) a denial of a Constitutional right". Claimant alleges that as a result of this written & Unwritten policy practice his Constitutional right's were denied by A show of cause through deliberate indifference.

#9.)

"STATEMENT OF FACT'S"

"STATEMENT OF FACT'S"

#1.) On December, 7th, 2009 Plaintiff was in the custody, care, & control Of the New York City DEpartment of Corrections at Riker's Island On the said above date plaintiff was informed by correction staff That he had previously left the facility owing some disciplinary Infraction punitive segregation day's. Which was later ascertained To be a total of "279" days.

#2.) Plaintiff questioned the officials to what effect had or does he Owe such excessive time? PLaintiff requested for a copy of the Day's and nature of the incident report "Disposition" from the DEpartment administrative records files via right of Due Process Of Law.

#3.) As a result of the ordeal plaintiff never was afforded the requested Documentation to ensure him that the defendants contention was in Institutionally legitimate. Plaintiff nonetheless served the entire Period of "279" day's in the O.B.C.C.-C.P.S.U. special housing unit Without any demonstrating to the plaintiff the detention was within The legal legitimate directive procedures of the facilitys rules & Regulation policy.

#4.) As of the current matter in plaintiff civil complaint, EARL BRISTOW FEELINGS, plaintiff was returned back into corrections Several's year's later, in the year of may, 2014 plaintiff was again Subjected to the same unlawful practice in which plaintiff was Held past his initial release date from the C.P.S.U.

#5.) Plaintiff had commences his writ of appeal via article#78 contesting

The unlawful detention in which the defendants held plaintiff for

"8" additional day's that was not authorized within the infraction

Recommended penalty. Soon thereafter, plaintiff was victorious in

His appeal at the riker's island disciplinary adjudication court.

#6.) The defense attorney who represented plaintiff on the matter is

Ms. DEBRA HAMILTON, 212-577-3391, of the prisoners Legal Aide agency.

#7.) Plaintiff EARL BRISTOW FEELINGS, was again admitted into C.P.S.U.

For an infraction at A.M.K.C. which issued a penalty of "15" days

Which was to began on 9/24/2014 and be expired on 10/09/2014.

However, on 10/09/2014 plaintiff was informed by correction officer

PHILLIPS, that he owed an additional "90" day's which expires on 1/

16/2015.

#8.) He then notified captain Johnson, of O.B.C.C./C.P.S.U. area

Who had investigated a claim of the administrative error.

Upon his investigation he had personally went and contacted the
Disciplinary adjudication office to obtain a copy of the alleged

"90" days disposition report. upon ascertaining from that area

Office personel there existed no disposition on file of plaintiff

Owing "90" days. This information was relayed to Captain Johnson by

O.B.C.C./C.P.S.U. chief of security correction officer MsOWENS,

#9.) The defendant is deliberatelty forcing the plaintiff to serve an Un-

Authorized penalty disciplinbary sentence that was not administered

Into the disciplinary penalty records that was conducted by the

Disciplinary adjudication Captain Walker in July, 2014 for allegedly

Destroying "City Property" a institutional city issued shaving razor.

#10.) Plaintiff hearing was conducted by defendant Captain Walker in August, 2014 at O.B.C.C. after reviewing all the evidence in the Case she imposed a penalty of "30" day's. Defendant C.O. Ms. Owens, Had informed her correctional colleagues that she was informed By her superiors rank officials of the Board of Corrections Executive panel to continue its hold of the plaintiff within The Central Punitive Segregation Unit area until further notified.

#11.) Plaintiff filed a grievance to Warden of O.B.C.C. Mr. Kenneth Stukes, Along with two additional grievances to defendant Griffith of the O.B.C.C. Inmate grievance resolution Committee Program who in his Response misinformed plaintiff with a inaccurate computation of His assesment of the time span error alleged by the defendants. Which was later determined to be in error by the Riker's Island

"Continuation"

Disciplinary adjudication Hearing Officials which was returned to
The defendants as a result of ~~the~~ plaintiff filing a Habeas Corpus
Writ of Appeal via Article#78 which was duly in favor of plaintiff
EARL BRISTOW FEELINGS,entire contention.

#12.)

Plaintiff referrs to exhibit -A for further confirmation defendant
Griffith inadequate investigation. Defendant Washington,Deputy of
Rank officer had visit the plaintiff cellblock area in between the
Months of November and December,2014 and was informed of this matter
She explaint to the plaintiff that she would look into the matter
With her security personel officer's about the unlawful detention &
Get back to plaintiff once she has thoroughly investigated the matter.
Defendant Washington,returned to plaintif cellblock area and told
Plaintiff that "You were here a few months ago and you violated one

"Continuation"

Of my close civilian co-worker from maintenance detail,so were going

To hold onto you for a few more day's,if it's O.K. with you Mr.

Feelings,?" With that statement utter from the mouth of a

High ranking institutional official.

#13.)

Plaintiff EARL BRISTOW FEELINGS,proceeded to file a series of

Complaints to the facility Warden of O.B.C.C. Mr.Kenneth Stukes,

Who fail to acknowledge plaintiff grievances which was filed in

Sequences.Plaintiff then filed a grievance to the facility mental

Health practioner due to the level of extreme stress he was going

Through at that precise time.

#14.)

Plaintiff as a result of the deliberate indifference treatment

The defendant maliciously imposed upon plaintiff he was subjected

To serving erroneously a extensive period of"71" days in C.P.S.U.

#15.) Plaintiff july,2014 disciplinary incident is the essential cause

And reason that played an instrumental role *of* the defendants.

That unlawfully motivated the defendants to enforce & impose the

The erroneous "90" days penalty that was never implemented within

Defendant Captain Walker,determination in August of 2014.

#16.) The defendants herein had enough ample time to remedy the matter,

But,obviously chose to keep the plaintiff confine within the

Special housing unit of O.B.C.C./C.P.S.U. solitary confinement.

The treatment of the plaintiff was in direct basic violation of

His 4th,8th and 14th U.S.C.A.mendments right's Plaintiff thereafter

Initiated a series of complaints & grievances to the assigned

Warden Sukes,who fail to acknowledge the plaintiff letters & filed

Grievances.

#17.) The defendants herein has purposely chose to negate the plaintiff Continuous subjection to the abnormal hostile enviroment that has As a result of the extensive long period inside the special housing Area cause plaintiff a great deal of substantialagony & mental pain Sufferrings. This was a act of deliberate ministerial negligence, Along with gross mismanagement of its proscribed administrative Dutys.The defendants also grossly ignored the plaintiff series of Appeals *& grievances he initiated until relief was granted via Judicial intervention.

#18.) There existed at the time of the unauthorized practice a ~~severe~~ Perpetual systematical pattern of institutional misconduct on the Behalf of the defendants who demostrated their recklessness efforts To degrade,harrass,and inflict a typical significant hardship of Mental anguishment of pain & sufferring upon plaintiff by said use Of excessive force from the illicit practice.

Previous Harassment History

- #1.) In the year of December, 2009 the claimant/plaintiff was initially Subjected to this same circumstances by the defendants. Who at the Time claimed the claimant had went home from N.Y.C.D.O.C. and Alleged to have went home "Owing" some disciplinary punishment Day's, that was computed to a total of "279" day's. Claimant had Questioned that accusation to the defendants, and at the time he Ask the defendants to allow him the opportunity to reveiw some Form of visual administrative documentation on this matter. The Defendants never afforded claimant that opportunity which was a Right under the U.S.C.A. of the 14th provision OF equal protection To the law under Due Proces Of Law.
- #2.) The claimant was held in solitary confinement status under the O.B.C.C.-C.P.S.U. special housing unit for a extensive period of "279" day's in punitive segregation without any showing of Due Process of Law by administrative documentation paperwork.

#3.) Claimant filed several greivances regarding this issue but, the officials At the facility fail to acknowlegde or rectify the complaint. Claimant Thereafter, declined to push the issue, and generally accepted the fact Of serving the "Odd" 279 day's in solitary confinement status. The Warden And his subordinates failed to demonstrate how the claimant unequivocally Owed the alleged day's? The defendants could not specify where the day's Derived from administratively?

#4.) Navigating to the future, & current complaint herein, in May of 2014 the Claimant was force to served a additional "8" day's past his proscribed Disciplinary sentence of "21" day's in the C.P.S.U. solitary confinement Area. That matter was brought to the Riker's Island Writ Court officials In june of 2014 contesting to the unlawful detention in isolation in the Punitive segregation unit. The claimant won his appeal, due to the city Corporation counsel failure to respond to the Writ. Claimant attorney On that matter was Ms. Debra Hamilton, Esq. 212-577-3391 (212-577-3391)

#5.) The current complaint is in essence similar to the previous unwarranted Detention in the O.B.C.C.-C.P.S.U. housing unit area without probable Cause. The matter stems from a july,2014 incident in which the claimant Was issued a"30" day punitive segregation disciplinary sentence for his Admission of destroying city property.(A disposable shaving razor).

#6.) Claimant was sent to the C.P.S.U. at O.B.C.C. on 7/25/2014 which was the Date of the incident,presided at a disciplinary hearing and given a penalty Of"30" day's by hearing adjudication Captain Walker,who never issued any Penalty of "90" day's. As it can be administratively demotrated that he Was returned back to his general population status along with all his Privileges on 8/22/2014 showing the"30" completion.

#7.) However,the claimant was issued an infraction for"Fighting" at A.M.K.C. In september of 2014. He was given"15" day's for that incident.The Claimant was sent to O.B.C.C.-C.P.S.U. on 9/24/2014 with a expected Release date from such status to be on 10/9/2014,to claimant beknowing He was denied such release,and held to serve a erroneous"90" day's.

"LEGAL ARGUMENT"

- #1.) The defendants has unlawfully determined and callously insist that The claimant be held in the C.P.S.U. solitary confinement status area For a period of "90" day's. The defendants is illustrating it's discontent with it's subordinate coworker(Captain Walker)who conducted The 7/25/2014 Razor incident and only gave the claimant a penalty of Only"30" day's. The defendant are arbitrafly enforcing a unwarranted Non-imposed penalty of the"90" day's that the Captain didnt impose Previously at his 7/25/2014 disciplinary Hearing.
- #2.) The hierachy supervisors are claiming that the disciplinary Captain Made a error? by not imposing"90" day's. The institutional rule & Regulation states the charge-103.10 -Weapon carrys a maximum penalty Of"90"day's which is true,but,legally the disciplinary hearing official Captain Walker administratively addressed that issue by Her own careful Judgment & discretion of the submitted facts & evidence that was brought Before administratively.

#3.) As a result the claimant appeared at the disciplinary hearing and Pleaded to the charge by his own admission of guilt. Thereby he could Not have received the maximum sentence or penalty as a result of him Pleading. With that taken into consideration from the disciplinary Captain Walker, She issued the claimant the lesser penalty, as practice Commonly in most Prison disciplinary Hearing, and Criminal Courts here And abroad.

#4.) The defendants has indubiously violated the claimant Due Process of Law Rights, by not illustrating their proof of credital's, in the sense of Validity. The defendants has acted outside the scope of their statutory Legislative authority, Due to the fact this enforcement "to return the Claimant back to solitary confinement" is inherently a act & characteristic of a conscience deliberate indifference act, with full intent to Cause him severe mental anguishment along with pain & suffering. The claimant is without questinng being subjected to being penalized Twice for one particular incident for which he served in full complete Satisfaction.

- #5.) The defendants is forcing the claimant to serve the "90" day's which Was not recommended by the initial hearing official once the hearing Was administratively completed.
- #6.) The claimant had filed numerous appeals, complaints, and greivances, Against this practice, also, it was requested by the claimant to obtain A administrative copy of the 7/25/2014 Razor incident "Notice of Disposition" report. As a result of that urgent request by the claimant to Clarify the matter, he was denied that right to obtain the disciplinary Hearing Penalty (Notice of Disposition) Report. The defendants deliberately Denied the claimant the right to Due Process Of Law access to validate His defense against the defendants contention.
- #7.) The claimant was forced to commence a Notice of Appeal via Writ of Article #78 to contest to the unlawful detention & Cruel & Unusual Punishment the defendant arbitrarily subjected him to endure.

#8.) There is a massive overwhelmingly display of New York City Department Of Corrections administration in it's mismanagement of it's own policys Directives, Mandates and Procedures by deliberate intent, Negligences, and The common atypical error's of such concrete abnormal hostile enviroment. The unlawful detention under such circumstances equates to a modern act Of Draconian oppression.

#9.) Claimant/Plaintiff, EARL B. FEELINGS, has significantly demonstrated soundly Beyond a show of a reasonable doubt the sadistic and relentless unlawful Arbitrary, Capricious, and Wanton practices by the New York City Department Of Corrections administrators continous pattern to harrass, humiliate, and Oppress the claimant deliberately. This is not a single isolated incident In which one can summarized to be a common ministerial error. The D.O.C. Was placed on constructive notices by the claimant that their contention to Return claimant back to punitive segregation after his initial sentence

(Continuation)

Had expired on August, 22nd, 2014 was illegal & Unconstitutional.

However, The defendants demonstrated a deliberate intent to punish the

Claimant knowingly, and willingly from their own directive & policy

Which fail to show such rule, Law, or practice can be administered, or

Enforced upon an inmate/prisoner-detainee without illustrating in

Good faith a show of Due Process of Law. And, taken into careful

Consideration the numerous attempt from the claimant to rectify

From his grievances was basically disregarded by the Custodians who

Invested with the power to extend each & every inmate /prisoner his

Basic humanitarian Civil & Constitutional Natural Right's. by denying
Claimant Due Process of Law which is judiciary fair play.

#10.) The claimant has filed a Notice of Appeal via Writ Article#78, in November, 2014 regarding this issue of "ILLEGAL SEARCH & SEIZURE" Along with unlawful detention without probable cause. And as a Result the claimant was successful at such N.Y.C.D.O.C. Writ Court Adjudication Proceedings, which agreed with the claimant entire Contention and defense, the adjudication presiding judge immediately Issued a proscribe Order to remove claimant from such institutional Status and to reinstate him to his previous status of general population along with all said privileges and rights he enjoyed prior To unlawfully confining him.

#11.) Claimant was held unlawfully in the O.B.C.C.-C.P.S.U. area for a Extensive period of ("71 ") day's by the custodians of New York City Department of Correctionis Riker's Island from the dates of 10/9/2014 Until, 12//9/2014.

"DAMAGES ADJUSTED/MEDICAL INJURIES"

#12.) Claimant, EARL B. FEELINGS, As a result of this incident incurred Several injuries limited to his mental & physical well being in The regard to having being forcibly placed into solitary confinement in a 7 by 12 size foot cell area for such long period he Began to experience several long lasting bouts of severe depression Anxiety attacks, paranoiah, Mental anguishment, Hulicination periods, Physical discomfort of being confine in a small enviroment caused Severe excruciating pain in back, Neck & Ankles Muscles which were Aggravating pre-existing back injuries muscles. Claimant, also, claim Injurie upon the grounds for "loss of quality time" to associate with Other inmates/prisoners, also, claimant states damages for denial of Right to excercise in his profess faith of religious practice while Confined to the O.B.C.C.-C.P.S.U. area Those denials affected the

(Continuation)

Claimant natural civil right of exposure to other people which in it

Self is essential to his mental & physical growth & development.

#13.) Wherefore, the claimant alleges that these actions by the City of New York constitutes a obvious "Use of Excessive Force" as well as an Unreasonable seizure and deprivation of liberty without demonstrating Sound Due Process Of Law in violation of the 4th, 5th, 8th and 14th, U.S. Amendments of the United States Constitution and the parallels Provisions in the New York State Constitution.

#14.) The defendants purposely permitted & tolerated this unlawful pattern And practice, The City of New York has maintained a system of review Of it's Correctional Officials conduct which is so untimely & cursory As to be ineffective with it's general provisions of safety, these Practices, policy's written & unwritten customary ethics were the

(Continuation)

Exact moving proximate cause and affirmative nexus behind these

Defendants conduct which in return cause the claimant severe grief

And substantial injuries which has been clinically determined

To have long lasting effects.

#15.) COMMONALITY: There is a well defined personal intrest in the

Question of Law & fact's involving and affecting the claimant.

These common legal & factual question include:"Whether defendants

Have violated the Constitutional rights of claimant,EARL B.FEELINGS,

By unlawfully placing him into solitary confinement status at the

OTIS BANTUM CORRECTIONAL CENTER,from 10/9/2014 to 12/19 /2014.

Whether,claimant is entitled to recover compensatory,statutory,&

Punitive damages, also,whether as a result the defendants illegal

Conduct was just,Whether claimant is entitled to declaratory,in-

junctive,or equitable relief,whether claimant is entitled to an

(Continuation)

Award of reasonable attorney fee's, pre-judgment interest, and the Expenses of this suit.

AS AND FOR A FIRST CAUSE OF ACTION AGAINST THE DEFENDANTS, THE CITY OF NEW YORK, CLAIMANT HEREBY RESTATES & REALLEGES EACH & EVERY ALLEGATION SET FORTH IN PARAGRAPHS MARKED & ENUMERATED FROM" 1-15" AND FURTHER ALLEGES AS FOLLOWS:

- #16.) The unlawful placement of the claimant in the O.B.C.C.-C.P.S.U in A 23 hour a day, 7 by 12 foot square area significantly affected the Claimant to suffer physical & mental injuries.
- #17.) The City of New York is therefore liable for the violation of Claimant Constitutional right's per se by denying him Due Process Of Law to contest to the allegations made against him prior to Being fully affected to those abnormal conditions.
- #18.) That by reasons of the commence foregoing, the claimant, EARL B. FEELINGS, have been damaged, both capacities of the Mental & Physical Realms, and, seeks damages in the amount of: "2,500,000.00 U.S.Dollars.

AS AND FOR THE SECOND CAUSE OF ACTION AGAINST THE DEFENDANTS
THE CITY OF NEW YORK, CLAIMANT RESTATES & REALLEGES EACH AND,
EVERY ALLEGATION SET FORTH IN PARAGRAPH MARKED AND ENUMERATED
IN " 1-15" AND FURTHER ALLEGES AS FOLLOWS:

#19.) Claimant seek's a permanent injunction to prevent the defendants
To continue such unauthorized practices outside the scope of the
New York City Department of Corrections Commissioner directives.

WHEREFORE, Claimant respectively request's the following relief:

#1.) A Order & Judgment certifying this Matter as a Primie Facie
Valid claim.

#2.) Judgment on the first Cause of action in the amount of :
~~\$~~2,5,000,000.00 U.S.Dollars (Two & Half Million U.S. DOLLARS)

#3.) Judgment on the Second Cause of action permanently enjoying
Defendant of these unauthorized practices that is not
Cognizable by the N.Y.C.D.O.C. Commissioner.

#4.) Together with the costs & Disburstment of this civil action
And for such Other and further relief as it will deem to be
Just & Proper.

Sworn to before Me this 19 Day of
November, 2014.

Matthew I. Reddick
NOTARY PUBLIC
NOTARY PUBLIC - NEW YORK STATE
X 01RE5076313
QUALIFIED IN QUEENS

COMMISSION EXPIRES APRIL 21, 2015

Respectively

Earl B. Feelings
X
Claimant/Plaintiff
EARL B. FEELINGS,
#441-14-08287
O.B.C.C.
1600 Hazen St
E. Elmhurst, New York, 11370

for mismanagement in the Correction Department?

For the Past 20 Years

There Have Been.....

9 Commissioners

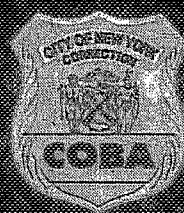
8 First Deputy Commissioners

10 Chiefs of Department

45 Deputy/ Assistant Chiefs of Department

Countless numbers of Deputy Commissioners

Is it Really Correction Officers???



CORRECTION OFFICERS' BENEVOLENT ASSOCIATION, INC.

"PATROLLING THE TOUGHEST PRECINCTS IN NEW YORK"



Medical Information

1st Treatment Date:

12/10/2014

Format: MM/DD/YYYY

Hospital/Name:

RIKER'S ISLAND

Address:

O.B.C.C. - P.H.S.

Address 2:

1600 HAZEN ST

City:

E. ELMHURST, N.Y. 11370

State:

Zip Code:

Date Treated in

Emergency Room:

Format: MM/DD/YYYY

☐ Yes ☒ No ☐ NA

Was claimant taken to hospital by an ambulance?

Employment Information (If claiming lost wages)

Employer's Name:

Address

Address 2:

City:

State:

Zip Code:

Work Days Lost:

Amount Earned

Weekly:

VOID

Treating Physician Information

Last Name:

R.I. - O.B.C.C. - P.H.S.

First Name:

mental Health Doctors

Address:

Treatment for Anxiety, Stress

Address 2:

Suicidal Thoughts, TRAUMATIZED

City:

distress + Depression Symptoms

State:

Zip Code:

Medication: RimRad / Zoloft.

VISTAL.

NYSID No: 04929230Y **B&C No:** 4411408287**FEELINGS, EARL**2140 MADISON AVENUE, 4A, 4A, NEW YORK, NY
10035**Primary Insurance:**
PCP:**DOB:** 01/30/1965 **Age:** 49 Y **Sex:** male**Home:** 111-111-1111**Work:****Cell:****Email:****Advance Directive:****Allergies :** FISH - rash

784.0	Headache	10/23/2014	Burmeister, Robert
472.0	Rhinitis NOS	12/12/2014	Auguste, Gerard
V65.3	DIETARY SURVEIL/COUNSEL	11/11/2014	Kelly, Guy

Medications**Name strength formulation, Sig: take route frequency**

Multiple Vitamin 1 Tablet, Sig: 1 tab Orally Daily Start Date: 12/06/2014

Vistaril 25 MG Capsule, Sig: 1 capsule Orally At Bedtime Start Date: 12/16/2014

Remeron 15 MG Tablet, Sig: 1 tab Orally At Bedtime Start Date: 12/16/2014



DIVISION OF HEALTH CARE ACCESS AND IMPROVEMENT
CORRECTIONAL HEALTH SERVICES

AFTER CARE LETTER

Date: 12/23/14

To Whom It May Concern:

Patient: Feelings, EARL has been under our care for
the following conditions:

I. Health Problems

mood p/o

II. Treatments; Medications;
Date; Follow-up Needs

pt currently on vialand 2mg po qns + Remeron
15mg po qns. Treatment is for -
Anti social, Depression, Anxiety
Attacks, Traumatized by his stay
on time in Rikers Island. C.P.S.U.
AREA.

Follow-up care is required for the above condition(s)

Jimmy Chandhok, PAC
MH Physician Assistant

Clinic Tel. #: 347-774-7951

Inmate

Property Receipt

Last First

A N^o 1302585 yearInstitution Date

- ☐ NYSID #
- ☒ Book and Case #
- ☐ Sentence #

CONTROL/CUFFLOCK#

WHERE WAS PROPERTY TAKEN:

- ☐ Admission ☐ Housing Area - Specify: ☐ Other - Specify:
- Was this property taken on a search: ☐ Yes / ☐ No

I. Personal Items		II. Clothing			III. Jewelry				
No.	Articles	No.	Articles	Color	No.	Article	Description		
1	Radio		Coat/Jacket				Y	W	CS
	Personal papers	1	Pants	Blue		Tooth Cap			
	Pocketbook		Belts			Neck Chain			
	Gloves	1	Shoes/Sneaker	White		Earring			
	Glasses	4	Shirt/Blouse	Various		Charm			
	Wig		Skirt			Bracelet			
	Wallet		Boots			Watch			
	Keys		Hat			Ring			

Identification: ☐ Yes ☐ No

Same Name?

On Person Y N

U.S. Passport

Green Card

Driver's License

Other Government-issued photo ID

Birth Certificate

Social Security Card

Other:

**Please Note:

Description Color:

Y-Yellow Metal

W-White Metal

CS-Color of Stone

INSTRUCTIONS

1. If you receive more than one (1) item on a line, (e.g., coat/jacket) circle appropriate item then enter the number.

IV. Miscellaneous

No. Article

No.	Article

☐ NO PROPERTY

The above item(s) has been received from you because:

- ☐ It is not on the list of items which are permitted in this facility
- ☐ The quantity is in excess of that allowed in this facility.
- ☐ It may create a health, safety or security hazard, and therefore, you are not permitted to have it in your possession.
- ☐ You have submitted the item to us voluntarily for safekeeping.
- ☐ Other

Signature of person taking property

Shield ID #

Print Name

Signature of Inmate

Date

Time

SEE APPEAL AND DISPOSAL PROVISIONS ON OTHER SIDE.

Distribution:

White - Inmate Copy

Yellow - Duplicate (TO BE SECURED WITH PROPERTY)

Green - Inmate Legal Folder

Blue - Discharge Planning Center (UPON CITY SENTENCING)

From: Mr. EARL BRISTOW FEELINGS, #441-14-08287
O.B.C.C.
1600 Hazen Street,
E. Elmhurst, New York, 11370

N.Y.S.I.D. #4929230Y

Dated: October, 23rd, 2014

TO: WARDEN, of O.B.C.C. Mr. KENNETH STUKES,
Administrative office/Personnel Security.

Subject: GRIEVANCE COMPLAINT-REGARDING UNLAWFUL DETENTION IN C.P.S.U.

Dear, Mr. Stukes,

PLEASE! TAKE NOTICE, as of the above legal subject.

I inmate Earl B. Feelings, #441-14-08287 currently being held at
This correctional facility would like to advise you of a current
Matter of abuse from your correctional staff personnel's who has
Mistakenly placed me into the O.B.C.C./C.P.S.U. for an computer
Error or perhaps by deliberate intent.

On 9/24/2014 I was admitted into O.B.C.C.
C.P.S.U. to serve "15" days for a infraction report. I have as
10/9/2014 I was suppose to return back into general population,
But, I was told by C.O. Phillips of 3 south housing, that he was
Informed that I owe "90" additional more days of C.P.S.U.

"Continuation"

He said this information was sent by security personell C.O.Ms. Owens, (White Female). Which stems from a july, 2014 incident. I Requested to see her and was denied. I explaint to this officer That My july, 2014 incident penalty was only imposed of "30" days Not "90" days! I ask to see a copy of the alleged "90" disposition, And was denied that as well. Captain Walker did my hearing in August, 2014 and impose only "30" days!

Secondly, Ive filed a grievance & the civilian Coordinator Mr. Griffith concluded inaccurately of this calculation. Dept. Washington, visit my housing location and told me I will stay Within C.P.S.U. for my incident with her civilian maitence worker In May, 2014 Mr. Rodriguez, This refusal to release back into general Population is retalitory unlawful practices. PLEASE| contact me And investigate this matter immediatelty I am going crazy sir!!!

Thank You!

Sincerely, Your's,

Sworn to before me this

24th day October 2014

Matthew I. Reddick
Notary Public

MATTHEW I. REDDICK
NOTARY PUBLIC - NEW YORK STATE
0IRE5076313

E.B. Feelings
INMATE E.B. FEELINGS
#441-14-08287
3-South, 28 Cell.

QUALIFIED IN QUEENS
COMMISSION EXPIRES APRIL 21, 2015



City of New York - Department of Correction

INMATE GRIEVANCE AND REQUEST PROGRAM STATEMENT FORM

Inmate's Name: <i>EARL FEELINGS</i>	Book & Case #: <i>08 441-14-287</i>	NYSID # (optional): <i>4929230X</i>
Facility: <i>O.B.C.C.</i>	Housing Area: <i>3 South/28</i>	Date of Incident: <i>C.P.S. 10/9/14</i> <i>O.B.C.C.</i>
		Date Submitted: <i>10/9/14</i>

All grievances and requests must be submitted in writing to the Inmate Grievance and Request Program (IGRP) staff. The IGRP staff will provide the inmate with a copy of this form as a record of receipt and will provide the inmate with a copy of the grievance or request to the appropriate authority for review. The IGRP staff will also provide the inmate with a copy of the grievance or request to the appropriate authority for review. The IGRP staff will also provide the inmate with a copy of the grievance or request to the appropriate authority for review.

Request or Grievance:

*I HAVE BEEN HELD PAST MY
RELEASE DATE 10/9/2014. THE
D.O.C. HAS ME DOING "90" MORE
UNCOATED DAYS. I SERVED THIS
TIME IN THE PAST. THIS IS A
COMPUTER ERROR.*

Action Requested by Inmate

*TO BE INVESTIGATED AND TO
HAVE ME RETURN BACK TO GENERAL
POPULATION.*

Please read below and check the correct box:

Do you agree to have your statement edited for clarification by IGRP staff? ☐ Yes ☒ No
Do you need the IGRP staff to write the grievance or request for you? ☐ Yes ☒ No
Have you filed this grievance or request with a court or other agency? ☐ Yes ☒ No
Did you require the assistance of an interpreter? ☐ Yes ☒ No

Inmate's Signature:

Earl Feelings

Date of Signature:

10/9/14

IGRP RETAINS THE ORIGINAL COPY OF ALL ADMINISTRATIVE RECORDS. THE IGRP MUST PROVIDE A COPY OF THE ORIGINAL RECORD TO THE INMATE'S AGENCY OF ORIGIN.

Time Stamp Below:

10/14 OCT 16 9 11 AM

Grievance and Request Reference #:

C-288/14

Category:

Housing #8

Inmate Grievance and Request Program Staff's Signature:

KM

A #21850



CITY OF NEW YORK - DEPARTMENT OF CORRECTION



INMATE GRIEVANCE AND REQUEST PROGRAM

Form: # 7102R
Eff.: 09/10/12
Ref.: Dir. #3376

DISPOSITION FORM

Grievance/Request Reference #:
C-288/14; Feelings Earl # 441-14-08287

Date Filed:
10/16/14

Facility:
OBCC/CPSU 3 So. 28

Title of Grievance or Request:
Housing

Category:
8

From IGRP Inmate Statement Form, print or type short description of request/grievance: Grievant alleges he should have been released 10/9/14.

Action Requested by Inmate: To investigate the matter and be returned to general population.

STEP 1: INFORMAL RESOLUTION

Check one box: ☒ Grievance ☐ Request ☐ Submission not subject to the IGRP process.

The Inmate Grievance and Request Program proposes to informally resolve your grievance or request as follows below. Alternatively, IGRP staff shall provide an explanation for why the submission is not subject to the IGRP process.

On 10/20/14, the IGRC reviewed your records and found that you have been properly credited your time. You currently owe (88) more days. Attached is a copy of your PSEG time for your perusal.

A/R= 14

Are you satisfied with the proposed resolution?

☐ Yes, I accept the resolution. ☒ No

I request a formal hearing of the Inmate Grievance Resolution Committee within 5 business days from notification of the proposed resolution. I understand that if my submission involves a request to exercise religious beliefs or practices not currently available, then the Committee on Religious Accommodations will review my request

Inmate's Signature:

Earl Feelings

Date:

10/27/14

Grievance Supervisor's Signature:

[Signature]

Date:

10/20/14



City of New York - Department of Correction

INMATE GRIEVANCE AND REQUEST PROGRAM STATEMENT FORM

Inmate's Name: <i>Earl Feeding</i>	Book & Case #: <i>441-14-08287</i>	NYSID # (optional): <i>4989230Y</i>
Facility: <i>O.B.C.C.</i>	Housing Area: <i>3 South / 28^{cen}</i>	Date of incident: <i>10/9/2014</i>
		Date Submitted: <i>10/22/2014</i>

All grievances and requests must be submitted within ten business days after the incident occurred, unless the condition or issue is ongoing. The inmate filing the grievance or request must personally prepare this statement. Upon collection by Inmate Grievance and Request Program (IGRP) staff, IGRP staff will time-stamp and issue it a grievance/request reference number. IGRP staff shall provide the inmate with a copy of this form as a record of receipt within two business days of receiving it.

Request or Grievance:

On 10/9/2014 - I WAS Originally finish With my Original "15" Day's Sentence to C.P.S.U. The O.B.C.C. officials MS. WATTS, is claiming I owe "90" Day's from a July 2014 infraction. That information is false because I WAS Only Given "30" Day's which I served from 7/25/2014 - 8/22/2014. - And, WAS sent back to General Population on 8/22/2014, showing Administrative I WAS NEVER issued "90" in July, 2014 (under Direct # 441-12-11028)

Action Requested by Inmate

TO CONTACT O.B.C. Discipline/Administrative Records And, obtain A copy of the 7/25/2014 - disposition And to be removed from C.P.S.U. - And placed back into General Population immediately.

Please read below and check the correct box:

Do you agree to have your statement edited for clarification by IGRP staff?
Do you need the IGRP staff to write the grievance or request for you?
Have you filed this grievance or request with a court or other agency?
Did you require the assistance of an interpreter?

<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No
<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No
<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No
<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No

Inmate's Signature:

Earl B. Feeding

Date of Signature:

10/22/2014

For DOC Office Use Only

IGRP RETAINS THE DOUBLE-SIDED ORIGINAL FOR ADMINISTRATIVE RECORDS.
IGRP MUST PROVIDE A COPY OF THIS FORM TO THE INMATE AS A RECORD OF RECEIPT.

Time Stamp Below:

Grievance and Request Reference #:

Category:

C-305114

Housing #8

Inmate Grievance and Request Program Staff's Signature:

[Signature] #21850



CITY OF NEW YORK - DEPARTMENT OF CORRECTION



INMATE GRIEVANCE AND REQUEST PROGRAM

DISPOSITION FORM

Form: # 7102R
Eff.: 09/10/12
Ref.: Dir. #3376

Grievance/Request Reference #:
C-305/14; Feelings, Earl # 441-14-08287

Date Filed:
11/6/14

Facility:
OBCC/CPSU 3 So. 28

Title of Grievance or Request:
Housing

Category:
8

From IGRP Inmate Statement Form, print or type short description of request/grievance: Grievant alleges his time in CPSU
was not properly credited. He does not owe (90) days from a July 2014 infraction.

Action Requested by Inmate: To obtain a copy of his disposition and be released from CPSU.

STEP 1: INFORMAL RESOLUTION

Check one box: ☒ Grievance ☐ Request ☐ Submission not subject to the IGRP process.

The Inmate Grievance and Request Program proposes to informally resolve your grievance or request as follows below. Alternatively, IGRP staff shall provide an explanation for why the submission is not subject to the IGRP process.

On 11/12/14, the IGRC reviewed your records and found your release date to be correct. A copy of your PSEG screen has been attached for your perusal.

A/R=M

Are you satisfied with the proposed resolution?

☐ Yes, I accept the resolution. ☒ No

I request a formal hearing of the Inmate Grievance Resolution Committee within 5 business days from notification of the proposed resolution. I understand that if my submission involves a request to exercise religious beliefs or practices not currently available, then the Committee on Religious Accommodations will review my request

Inmate's Signature:

Date:

Grievance Supervisor's Signature:

Date:

Earl B. Feelings

11/12/14

[Signature]

11/12/14

16-OCT-14 10:32		PSEG Inquiry (QPSEG)							
NYSID: 04929230Y				Name: FEELINGS, EARL					
BK&CS	DOC Admit Date	DOC Disch Date	Admit Date PSEG	Release Date PSEG	Time Sent	PHD Credit	Time Served	Cond Rel	
4411408287	09-SEP-14		24-SEP-14		15		23		
4411211028	17-NOV-12	25-AUG-14	25-JUL-14	23-AUG-14	76		124		
			10-JUL-14	19-JUL-14					
			16-APR-14	14-MAY-14					
			28-MAR-14	10-APR-14					
			16-APR-13	21-APR-13					
			12-MAR-13	15-APR-13					
4411205055	21-MAY-12	18-SEP-12	07-JUN-12	14-JUL-12	43		38		
3491204422	12-MAR-12	18-APR-12	12-APR-12	18-APR-12			7		
4411111216	13-NOV-11	09-JAN-12	29-DEC-11	09-JAN-12			12		
4411106290	25-JUN-11	22-SEP-11			45				

$\text{Old Owed} + \text{Time Sent} - \text{PHD Cr} - \text{Time Serv} - \text{Cond Rel} - \text{Expunge} = \text{Tot Time Owed}$
 $17 + 643 - 0 - 568 - 0 - 0 = 92$

Branch to:

Press <NEXT> to see more PSEG Incarcerations

PSEG_INQUIRY

- Current -

BOOK & CASE # for Serving "15" Day's.

Previous Book, & CASE #
 Claimant serve both
 - "30" C.P.S.U. Day's, And
 - "8" C.P.S.U. Day's.

20-OCT-14 09:14

INMATE INQUIRY SCREEN(QINQ)

BK&CS: 4411408287S Name: FEELINGS, EARL

NYSID: 04929230Y

Remarks:

Status: DE DOB: 30-JAN-65 Admit Date: 09-SEP-14 Admit loc: CQQ1
Housing Location: OBCC 3S Current Loc: OBCC Heat Sens.?: SRG?:
Transferred from: CQQ1 Transferred to: OBCC No ICE Interview?: Warrant?:
Transfer Date: 03-OCT-14 Class: PS PSEG Time Owed: 88 Sent #:
Sentence Date: Projected Discharge Date: Red ID:
Sentence Time: Discharge Date: Split Sent:
Next Court Date: 22-OCT-14 Discharge Code: All JTIM Entered?:

BAIL INFORMATION				DNA taken. 03-DEC-07		
DOCKET#	INDICT#	CHARGE	CONV DATE SENT	DATE	BAIL	Disp.
2014QN052910	00000 0000	155.30				CTD
2014QN000000	99999/0099	AC 000.00				-1 VOID

Branch to:

INM_DET_INQ

←
Punitive-Segregation Code Data, doesn't specify Administrative
Where, How, or when this "88" day's Arose???

20-OCT-14 09:14

Inmate Movement Activity(QMOV)

BK&CS: 4411408287 S Name: FEELINGS, EARL

NYSID: 04929230Y

Current Facility: OBCC

Current Location: OBCC

Admit - Location: CQQ1

Date: 09-SEP-14 Time: 15:03:10

Branch	Date Out	Time Out	From	To	Date In	Time In	Reason Code
	03-OCT-14	12:21:37	CQQ1	OBCC	03-OCT-14	19:50:04	CRTRET
	03-OCT-14	02:29:07	OBCC	CQQ1	03-OCT-14	10:23:14	CRT
	30-SEP-14	20:43:29	SQQ1	OBCC	30-SEP-14	20:43:57	CRTRET
	30-SEP-14	03:57:31	OBCC	SQQ1	30-SEP-14	10:15:45	CRT
	24-SEP-14	13:31:18	AMKC	OBCC	24-SEP-14	21:14:38	XFER
	09-SEP-14	15:07:11	CQQ1	AMKC	09-SEP-14	20:26:49	XFER
				CQQ1	09-SEP-14	15:04:28	CRTADM

(Irrelevant data issued to Claimant
from the I.G.R.C. investigator)

New History NYSID Number Search (QNH#)

Discharged After April 25, 1990

Din = Days Incarcerated Total Per Record

Bran	Nysid #	Book&case#	Last Name	First Name	Admit Date	Din	Disc Date	Last Hou
	04929230Y	3499509287	BRISTLE	EARL	14-APR-95	5	18-APR-95	GMD
	04929230Y	4410410462	FEELINGS	EARL	28-AUG-04	391	22-SEP-05	GMD
	04929230Y	4410711316	FEELINGS	EARL	15-SEP-07	20	04-OCT-07	AMK
	04929230Y	4410806946	FEELINGS	EARL	11-JUN-08	13	23-JUN-08	CIF
	04929230Y	4411209297	FEELINGS	EARL	19-SEP-12	15	03-OCT-12	AMK
	04929230Y	4410913172	FEELINGS	EARL	19-NOV-09	441	02-FEB-11	AMK
	04929230Y	4411210673	FEELINGS	EARL	28-OCT-12	6	02-NOV-12	CIF
	04929230Y	4411111216	FEELINGS	EARL	13-NOV-11	58	09-JAN-12	CIF
	04929230Y	4411104011	FEELINGS	EARL	21-APR-11	37	27-MAY-11	CIF
	04929230Y	4410902365	FEELINGS	EARL	27-FEB-09	153	29-JUL-09	AMK
	04929230Y	4410811711	FEELINGS	EARL	28-SEP-08	72	08-DEC-08	AMK
	04929230Y	4411205055	FEELINGS	EARL	21-MAY-12	121	18-SEP-12	AMK
	04929230Y	4411106290	FEELINGS	EARL	25-JUN-11	90	22-SEP-11	AMK

" Previous - Book & Case # Claimant Had Served "279" C.P.S.U. Days That Failed To disclose Any Administrative Records of Him Actably Owing The institutional Penalty.

Release date
- 2/2/2012 -

New History NYSID Number Search (QNH#)

=====

Discharged After April 25, 1990

Din = Days Incarcerated Total Per Record

Bran	Nysid #	Book&case#	Last Name	First Name	Admit Date	Din	Disc Date	Last Hou
	04929230Y	4410909010	FEELING	EARL	08-AUG-09	59	05-OCT-09	CIF
	04929230Y	4411211028	FEELINGS	EARL	17-NOV-12	647	25-AUG-14	BKH
	04929230Y	4419113377	JONES	ANTHONY	06-DEC-91	6	11-DEC-91	AMK
	04929230Y	4419108640	WILLIAMS	DARRYL	06-AUG-91	94	07-NOV-91	GMD
	04929230Y	4419107135	BRISTOW	GLENN	28-JUN-91	29	26-JUL-91	CIF
	04929230Y	8259021858	PARKS	DARRYL	20-NOV-90	133	01-APR-91	AMK
	04929230Y	8250801919	FEELINGS	EARL	29-JUN-08	3	01-JUL-08	CIF
	04929230Y	8251100430	FEELINGS	EARL	07-MAR-11	32	07-APR-11	CIF

Previous Book & Case# Claimant Serve
Both "30" day's in C.P.S.U., And The
"8" day's in C.P.S.U.

Din, means a Total Day's
month's incarcerated, not
C.P.S.U. = Time!!!!

Released date
From The
Custody of N.Y.C.
D.O.C. (Parole)

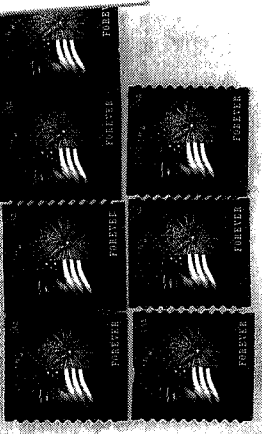
Mr. Eph B. Trehan, GS, (#441-W-08287)

G.M.D.C.

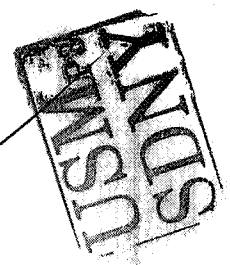
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